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APPLICATION NO.	FII	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/750,704	10/750,704 01/02/2004		Yoshihide Hoshino	KOY-0031	4100
23413	7590	02/22/2006		EXAMINER	
CANTOR C	OLBUR'	N, LLP	MRUK, GEOFFREY S		
55 GRIFFIN ROAD SOUTH				ART UNIT PAPER NUMBER	
BLOOMFIELD, CT 06002				2853	771 511 711 511

DATE MAILED: 02/22/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/750,704	HOSHINO ET AL.					
Office Action Summary	Examiner	Art Unit					
	Geoffrey Mruk	2853					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be timil apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this communication. O (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 02 Ja	nuary 2004						
	action is non-final.						
3) Since this application is in condition for allowan		secution as to the merits is					
closed in accordance with the practice under E	·						
Disposition of Claims							
4)⊠ Claim(s) <u>1-11</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-11</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement						
	ciosion requirement.						
Application Papers							
9)☐ The specification is objected to by the Examiner							
10) \boxtimes The drawing(s) filed on <u>2 January 2004</u> is/are: a) \boxtimes accepted or b) \square objected to by the Examiner.							
Applicant may not request that any objection to the o	Irawing(s) be held in abeyance. See	37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 4 August 2004.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa						

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-10 are rejected under 35 U.S.C. 102(e) as being anticipated by Matsumoto et al. (US 6,523,948 B2).

With respect to claim 1, Matsumoto discloses a liquid jetting apparatus (Fig. 1, element 9) comprising:

- a head (Fig. 16A, element 131) for jetting a liquid of photo curable type which is cured by an irradiation with light (Column 14, lines 39-43);
- a light source (Fig. 19, element 152) for irradiating the liquid of photo curable type jetted on an object from the head;
- at least one of a temperature sensor (Fig. 1, element S1) for detecting a temperature adjacent to the object, and
- a humidity sensor (Fig. 1, element S2) for detecting a humidity adjacent to the object; and

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 a control section (Fig. 1, element 31) for controlling an illumination of light which is radiated from the light source,

 wherein the control section controls the illumination on the basis of a result detected by at least one of the temperature sensor and the humidity sensor (Column 12, lines 25-39).

With respect to claim 2, Matsumoto discloses the control section (Fig. 1, element 31) stores a relationship between at least one of a temperature (Fig. 1, element S1) and a humidity (Fig. 1, element S2), and

- a liquid cure necessary illumination value of light necessary for curing the liquid corresponding to at least one of a humidity and a temperature as a first data table (Fig. 8, element 63c; Column 12, lines 25-39),
- the control section specifying the liquid cure necessary illumination value from the first data table (Fig. 8, element 63a) on the basis of the result to control the illumination for turning the light source on to make the illumination be not less than the liquid cure necessary illumination value (Column 8, lines 40-54).

With respect to claim 3, Matsumoto discloses an illumination detection sensor (Fig. 19, element 160) for detecting the illumination (Column 14, lines 52-56),

wherein the control section (Fig. 1, element 31) stores a second data table (Fig. 8, element 63d) in which an illumination value obtained by irradiation with light radiated from the light source is divided into a plurality of illumination levels (Fig. 19, element 161), and

(Column 12, lines 10-24).

the control section rewrites illumination values corresponding to each of the
illumination levels in the second data table on the basis of a result detected by
the illumination detection sensor (Fig. 8, element 63c), selects an illumination
level having an illumination value not less than the liquid cure necessary
illumination value, and controls the illumination for turning the light source on to

make the illumination be the illumination value of the illumination level selected

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With respect to claim 4, Matsumoto discloses the liquid jetting apparatus (Fig. 1, element 9) comprises

- a plurality of light sources (Fig. 16A, element 130), and the control section (Fig. 8, element 31) judges whether the liquid cure necessary illumination value exceeds an upper limit of the illumination value obtained by irradiation with light radiated from the light source (Column 2, lines 37-41), and
- when the control section judges that the liquid cure necessary illumination value specified exceeds the upper limit, the control section turns on the other light source different from the light source to make a total value of illuminations of light from the light source and the other light source exceed the liquid cure necessary illumination value (Column 8, lines 16-25).

With respect to claim 5, Matsumoto discloses the liquid jetting apparatus of claim 2, further comprising

 a spare light source (Column 14, lines 21-34) other than the light source for irradiating the liquid jetted on the object from the head with light (Column 13, lines 36-41),

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- wherein the control section (Fig. 1, element 31) judges whether the liquid cure necessary illumination value exceeds an upper limit of the illumination value obtained by irradiation with light radiated from the light source, and
- when the control section judges that the liquid cure necessary illumination value specified exceeds the upper limit, the control section controls the spare light source to turn on (Column 13, lines 53-55).

With respect to claim 6, Matsumoto discloses the liquid cure necessary illumination value rises as a humidity (Fig. 1, element S2) becomes high in the first data table (Fig. 8, element 63c; Column 12, lines 25-39).

With respect to claim 7, Matsumoto discloses the liquid cure necessary illumination value corresponds to both a temperature (Fig. 1, element S1) and a humidity (Fig. 1, element S2) in the first data table (Fig. 8, element 63c; Column 12, lines 25-39).

With respect to claim 8, Matsumoto discloses the liquid cure necessary illumination value depends (Column 2, lines 37-41) upon a type of the liquid in the first data table (Column 15, lines 10-22).

With respect to claim 9, Matsumoto discloses the object comprises a recording medium (Fig. 1, element 17), and the liquid comprises an ink having a color material as a composition (Column 15, lines 40-42).

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With respect to claim 10, Matsumoto discloses the light comprises an ultraviolet ray (Fig. 19, element 157), and the liquid comprises an ink (Fig. 19, element 156) which is cured by an irradiation with an ultraviolet ray.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Matsumoto et al. (US 6,523,948 B2) in view of Ohta et al. (6,211,265 B1).

Matsumoto discloses the liquid comprises ink (Column 1, lines 51-54).

However, Matsumoto fails to disclose the liquid comprises a cationic polymerization ink containing a cationic polymerizing compound as a composition.

Ohta discloses a water base ink set for ink jet recording where "The inks of the ink set according to the present invention contains a water-soluble cationic polymer having a primary amino group in its molecule" (Column 4, lines 21-23).

At the time of the invention, it would have been obvious to one of ordinary skill in the art to use the water based ink set disclosed by Ohta in the ink jet printer disclosed by Matsumoto. The motivation for doing so would have been "It is considered that realization of this waterfastness is derived from the fact that the water-soluble cationic

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polymer has high affinity for cellulose fibers of the recording paper and consequently functions as a binder for fixing the colorant onto the recording paper" (Column 4, lines 28-31).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Geoffrey Mruk whose telephone number is 571 272-2810. The examiner can normally be reached on 7am - 330pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Meier can be reached on 571 272-2149. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

GSM 2/16/2006

> MANISH S. SHAH PRIMARY EXAMINER

2/17/06